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			PARTON, KEVIN S	
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Please find below and/or attached an Office communication concerning this application or proceeding.

. 🗥		Application No.	Applicant(s)
	•	09/435,540	DONOVAN, STEVEN R.
Office Action Summary		Examiner	Art Unit
		Kevin Parton	2153
Period fo	The MAILING DATE of this communication a		
A SHO THE N - Exter after - If the - If NO - Failur - Any ro	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state ply received by the Office later than three months after the maid dipatent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply be ti reply within the statutory minimum of thirty (30) da od will apply and will expire SIX (6) MONTHS from tute. cause the application to become ARANDON.	mely filed ys will be considered timely. The mailing date of this communication.
1)	Responsive to communication(s) filed on	<u> </u>	
2a)[_	This action is FINAL . 2b)⊠	This action is non-final.	
3) Disposition	Since this application is in condition for allocolosed in accordance with the practice under on of Claims	wance except for formal matters, p	rosecution as to the merits is 453 O.G. 213.
4)⊠	Claim(s) 1-31 is/are pending in the application	on.	
4	4a) Of the above claim(s) is/are withdr	rawn from consideration.	
5)	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-31</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction and on Papers	or election requirement.	
9) <u></u> ⊤	he specification is objected to by the Examir	ner.	
10)∐ T	he drawing(s) filed on is/are: a)□ acc	epted or b) objected to by the Exa	miner.
	Applicant may not request that any objection to		
11) 🔲 T	he proposed drawing correction filed on		
	If approved, corrected drawings are required in r		·
12)[T	he oath or declaration is objected to by the E	Examiner.	
Priority u	nder 35 U.S.C. §§ 119 and 120		
13) 🗌 📝	Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 119(a	n)-(d) or (f).
] All b) ☐ Some * c) ☐ None of:		, , , , , ,
•	1. Certified copies of the priority documer	nts have been received.	
2	2. Certified copies of the priority documer		on No.
	B. Copies of the certified copies of the pri application from the International B see the attached detailed Office action for a lis	ority documents have been receive	ed in this National Stage
	knowledgment is made of a claim for domes		
a)	☐ The translation of the foreign language processes the comment is made of a claim for domest the comment is made of the	rovisional application has been rec	eived.
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Notice Notice Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)
Patent and Trac O-326 (Rev.		Action Summary	Part of Paper No. 27

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DETAILED ACTION

1. The finality of the Office Action mailed 12/04/2002 is withdrawn due to the determination of a new grounds of rejection stated below. Please note that the claims are those in the applicants amendment entered 09/16/2002.

Allowable Subject Matter

2. The indicated allowability of claims 16-31 is withdrawn in view of the newly discovered reference(s) to Arao et al. (1999) and upon further review of the applicant's admitted prior art.

Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 2, 6, 7, 9, 10, 11, 13, 14-22, 24-26, and 28-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schulzrinne et al. (1999) in view of Arao et al. (1999).
- 5. Regarding claim 1, Schulzrinne et al. (1999) teach a system for providing Internet Protocol (IP) communications over at least one network with Quality of Service (QoS), comprising the steps of:
 - a. Means for initiating a communication session between at least one first end client device and at least one second end client device (page 1; figure 3). Note that IP telephony as an application implies the connection of at least two client

devices. The initiation and call setup is explained briefly in the abstract and the disclosure of the reference.

- b. In response to initiating the communication session, means for providing the information to at least one router of the communication session for enabling a Quality of Service policy in session packets arriving at the router (page 3).
 Note that in the reference, the "egress router" would have some resource usage information sent to it to determine the reserved path. Also note that the reference teaches the embedding of this information in the router in response to session initiation (Table 1; page 3).
- c. Means for establishing a communication session between the at least one first end client device and the at least one second end client device (page 1; figure 3).

Although the system disclosed by Schulzrinne et al. (1999) shows substantial features of the claimed invention, it fails to specifically disclose:

a. In response to initiating the communication session, means for providing information to at least one server of the communication session, the information including at least one of resource usage, policy, authorization, authentication, and accounting information.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) disclose a system for QoS policy distribution wherein:

a. In response to the initiation of the communication session, means for
providing information to at least one server of the communication session, the
information including at least one of resource usage, policy, authorization,
authentication, and accounting information (page 1389, column 2, paragraph
6).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing the passing of parameters to an authorization, authentication, and accounting server. The advantages of doing this include centralization of security and access policy, and access only to privileged system administrators. This separation of function makes the system more secure and more reliable.

- 6. Regarding claim 2, Schulzrinne et al. (1999) and Arao et al. (1999) teach all the limitations as applied to claim 1. Schulzrinne further teaches means wherein the Quality of Service policy is in accordance with a Differentiated Services model (page 1). Note that differentiated services models are used in the call setup of the reference.
- 7. Regarding claim 6, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 1) shows substantial features of the claimed invention, it fails to disclose means wherein the at least one server is a policy server, the step of providing information to the at least one server of the communication session, further comprises the steps of:

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i. Sending a message requesting the at least one of resource usage, policy, authorization, authentication, and accounting information to at least one policy server, and

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ii. Sending a message responding to the message in (a) with at least one of resource usage, policy, authorization, authentication, and accounting information; wherein the at least one of resource usage, policy, authorization, authentication, and accounting information is according to the at least one OoS policy.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Gutman et al. (6,298,383) (6,298,383) (as applied to claim 1 and as further stated below).

In an analogous art, Arao et al. (1999) discloses means wherein the at least one server is a policy server, the step of providing information to the at least one server of the communication session, further comprises the steps of:

- a. Sending a message requesting the at least one of resource usage, policy, authorization, authentication, and accounting information to at least one policy server (page 1389, column 2, paragraph 6).
- b. Sending a message responding to the message in (a) with at least one of resource usage, policy, authorization, authentication, and accounting information (page 1389, column 2, paragraph 6; page 1391, column 2, figure).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by sending messages to and from the policy server. The benefit of passing OoS parameters to

and from this policy server is the increased oversight and the ability to alter QoS policy and decisions at a single point.

8. Regarding claim 7, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 1) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a) and (b) are performed on a plurality of policy servers, one of the plurality of policy server being a local policy server for the first end client device, and one of the plurality of policy servers being a local policy server for the second end client device.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) discloses means wherein steps (a) and (b) of claim 6 are performed on a plurality of policy servers (page 1389, column 2, paragraph 6; page 1391, column 2, figure), one of the plurality of policy server being a local policy server for the first end client device, and one of the plurality of policy servers being a local policy server for the second end client device.

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing multiple servers for clients in different domains. This allows for increased flexibility in policy and on the system in general. Users in each domain would be able to establish and implement policy specific to their function instead of adhering to the policy of the administrative center.

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9. Regarding claim 9, Schulzrinne et al. (1999) teach means wherein the step of providing information to at least one router of the communication session, further comprises the steps of:

- a. Sending a message installing policy to at least one router (page 3).
- b. Sending a message (from the router) (page 4).

Although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 1) shows substantial features of the claimed invention, it fails to disclose:

- a. Sending a message requesting a local policy decision; and
- b. Sending a message (from the router) confirming installation.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) discloses:

a. Sending a message requesting a local policy decision (page 1389, column 2, paragraph 6; page 1391, column 2, figure).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by having routers request local policy decisions. This allows the routers to be updated with the most current usage statistic, or authentication information.

Further, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by having a message sent from the router to confirm installation of the local policy decision. This is necessary and advantageous because the server is able to accurately manage all routers on which the policy has

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been installed, not just those that the policy was sent to. Any errors in communication or installation can be remedied with a re-submission of the policy to the router.

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- Regarding claim 10, Schulzrinne et al. (1999) and Arao et al. (1999) teach all the 10. limitations as applied to claim 9. Schulzrinne further teaches means wherein the at least one router performs according to a Differentiated Services model (page 1).
- 11. Regarding claim 11, Schulzrinne et al. (1999) and Arao et al. (1999) teach all the limitations as applied to claim 9. Schulzrinne et al. (1999) further disclose means wherein steps (a)-(c) (from claim 9) are performed on a plurality of routers, one of the plurality of routers being a local router for the first end client device, and one of the plurality of routers being a local router for the second end client device (page 3). Note that Schulzrinne et al. (1999) do not limit the number of involved routers and the location in relation to the clients.
- 12. Regarding claim 13, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 7) shows substantial features of the claimed invention, it fails to disclose means wherein the network includes at least one clearinghouse server, the clearinghouse server providing resource usage, policy, authentication, authorization, and accounting information to each of the plurality of policy servers, the method further comprising the steps of:
 - a. Means for sending a message requesting at least one of resource usage, policy, authentication, authorization, and accounting information to the at least one clearinghouse server; and
 - b. Means for sending a message including at least one of resource usage, policy, authentication, authorization, and accounting information to the at least one policy server.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al, as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) discloses means wherein the network includes at least one clearinghouse server, the clearinghouse server providing resource usage, policy, authentication, authorization, and accounting information to each of the plurality of policy servers (page 1389, column 2, paragraph 6; page 1391, column 2, figure), the method further comprising the steps of:

> a. Means for sending a message including at least one of resource usage, policy, authentication, authorization, and accounting information to the at least one policy server (page 1389, column 2, paragraph 6; page 1391, column 2, figure).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing a clearinghouse server to send policy information to the policy servers local to each client or system. This is advantageous because it allow for multiple levels of control. The central administrator can make policy decisions for all domain servers, while each domain server can be configured for that specific domain.

Also, it would further be obvious that the policy servers could send a message requesting at least one of resource usage, policy, authentication, authorization, and accounting information to the at least one clearinghouse server. Doing this is advantageous because it removes the need for constant update by the clearinghouse server and free up resources for other communication.

13. Regarding claim 14, although the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999) (as applied to claim 13) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a) and (b) use an open Settlement Policy (OSP).

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999).

A person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne and Arao et al. (1999) by employing the use of an Open Settlement Policy for these steps. Doing this is advantageous because OSP was specifically designed for use in Internet telephony and communications and is optimized for this application.

14. Regarding claim 15, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 1) shows substantial features of the claimed invention, it fails to disclose means wherein the network uses an authorization token to indicate that a session is authorized.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999)

A person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al by utilizing an authorization token. The use of a token is advantageous because it allows for control of each entity utilizing the service.

Authorized sessions can be monitored and accurately logged for system administrators and security applications. Note that any of a number of authorization methods would have been appropriate.

15. Regarding claim 16, Schulzrinne et al. (1999) disclose a system for providing Internet Protocol (IP) communications over at least one network with Quality of Service (QoS) with means for:

- a. Initiating termination of a communication session between at least one first
 end client device and at least one second end client device (page 4, paragraph
 1).
- b. Providing information to at least one router of the communication session (page 3).

Although the system disclosed by Schulzrinne (1999) shows substantial features of the claimed invention, it fails to disclose in response to termination:

- a. Providing information to at least one server of the communication session, the information including at least one of resource usage, policy, authorization, authentication, and accounting information.
- b. De-installing a QoS policy at the router.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) disclose a system for QoS policy distribution wherein:

a. In response to the termination of the communication session, means for providing information to at least one server of the communication session, the information including at least one of resource usage, policy, authorization,

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authentication, and accounting information (page 1389, column 2, paragraph 6).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing the passing of parameters to an authorization, authentication, and accounting server. The advantages of doing this include centralization of security and access policy, and access only to privileged system administrators. This separation of function makes the system more secure and more reliable.

Further, a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing the deinstallation of policy at the routers. The applicant acknowledges in the specification that the deinstallation of policy upon session teardown is a commonly known feature (page 10, paragraph 2). This benefits the system by allowing unused routers to be quickly cleared of unnecessary policy information.

- 16. Regarding claim 17, Schulzrinne et al. (1999) teach all the limitations as applied to claim 16. They further teach means wherein the Quality of Service policy is in accordance with a Differentiated service model (page 1).
- 17. Regarding claim 18, Schulzrinne et al. (1999) teach all the limitations as applied to claim16. They further teach:
 - a. Sending a termination message from the at least one first end client device to that at least one second end client device (page 1).

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- b. Sending a message indicating receipt of the termination message by the at least one second end client device (page 1). Note that in the reference, this session teardown method is an inherent part of the SIP standard.
- 18. Regarding claim 19, Schulzrinne et al. (1999) teach all the limitations as applied to claim 18. They further teach means wherein the steps (a)-(b) use a Session Initiation Protocol (SIP) (page 1).
- 19. Regarding claim 20, Schulzrinne et al. (1999) teach all the limitations as applied to claim 16. They further teach means wherein the network includes at least one additional server for receiving and forwarding termination messages (figure 2, 'proxy').
- 20. Regarding claim 21, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 16) shows substantial features of the claimed invention, it fails to disclose means for:
 - Sending a message requesting de-installation of policy corresponding to at least one policy server.
 - b. Sending a message responding to the message in (a) confirming the deinstallation of the policy.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999).

A person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing the de-installation of policy at the routers. The applicant acknowledges in the specification that the de-installation of policy

upon session teardown is a commonly known feature (page 10, paragraph 2). This benefits the system by allowing unused routers to be quickly cleared of unnecessary policy information.

Regarding claim 22, although the system disclosed by Schulzrinne et al. (1999) (as 21. applied to claim 21) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a) and (b) are performed by a plurality of policy servers, one of the plurality of policy servers being a local policy server for the first end client device, and one of the plurality of policy servers being a local policy server for the second end client device.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) disclose a system for distribution of QoS policy wherein policy installation is performed by a plurality of policy servers, one of the plurality of policy servers being a local policy server for the first end client device, and one of the plurality of policy servers being a local policy server for the second end client device (page 1389, column 2, paragraph 6; page 1391, column 2, figure).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by sending messages to and from the policy server. The benefit of passing QoS parameters to and from this policy server is the increased oversight and the ability to alter QoS policy and decisions at a single point for each client device.

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- 22. Regarding claim 24, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 16) shows substantial features of the claimed invention, it fails to disclose means for:
 - a. Receiving a message requesting de-installation of a local policy decision corresponding to the terminating session.

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- b. Sending a message directing a de-installation of the policy to at least one router.
- c. Receiving a message confirming de-installation.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999).

A person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing the de-installation of policy at the routers. The applicant acknowledges in the specification that the de-installation of policy upon session teardown is a commonly known feature (page 10, paragraph 2). This benefits the system by allowing unused routers to be quickly cleared of unnecessary policy information. Additionally, this set of steps is common in the installation of policy and would be also applied to the de-installation so that it is confirmed that policy has been de-installed.

- 23. Regarding claim 25, Schulzrinne et al. (1999) teach all the limitations as applied to claim 24. They further teach means wherein the at least one router performs according to a Differentiated Services model (page 1).
- Regarding claim 26, Schulzrinne et al. (1999) teach all the limitations as applied to claim 24.
- 24. they further teach means wherein steps (a)-(c) are performed on a plurality of routers, one of

the plurality of routers being a local router for the first end client device, and one of the plurality of routers being a local router for the second end client device (page 3). Note that in the reference, QoS policy is distributed to all routers.

25. Regarding claim 28, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 24) shows substantial features of the claimed invention, it fails to disclose means wherein a policy server performs step (a) by storing information concerning at least one of resource usage, policy, authorization, authentication, and accounting information concerning the terminating session.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) disclose a system for QoS policy distribution wherein a policy server performs the termination step by storing information concerning at least one of resource usage, policy, authorization, authentication, and accounting information concerning the terminating session (page 1389, column 2, paragraph 6).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing the passing of parameters to an authorization, authentication, and accounting server. The advantages of doing this include centralization of security and access policy, and access only to privileged system administrators. This separation of function makes the system more secure and more reliable.

- 26. Regarding claim 29, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 22) shows substantial features of the claimed invention, it fails to disclose means for:
 - a. Sending a message reporting at least one of resource usage, policy, authentication, authorization, and accounting information concerning terminating the session to the at least one clearinghouse server.
 - b. Sending a message confirming the receipt of the message in step (a) to the at least one policy server.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999), as evidenced by Arao et al. (1999).

In an analogous art, Arao et al. (1999) discloses for:

- a. Sending a message reporting at least one of resource usage, policy, authentication, authorization, and accounting information concerning terminating the session to the at least one clearinghouse server (page 1389, column 2, paragraph 6; page 1391, column 2, figure).
- b. Sending a message confirming the receipt of the message in step (a) to the at least one policy server (page 1389, column 2, paragraph 6; page 1391, column 2, figure).

Given the teaching of Arao et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) by employing a clearinghouse server to send policy information to the policy servers local to

each client or system. This is advantageous because it allow for multiple levels of control. The central administrator can make policy decisions for all domain servers, while each domain server can be configured for that specific domain. Further it benefits to the system to have receipt confirmation so the likelihood of an unseen error is low.

27. Regarding claim 30, although the system disclosed by Schulzrinne et al. (as applied to claim 29) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a) and (b) use an Open Settlement Policy (OSP).

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al (1999).

A person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schuylrinne et al. (1999) by employing the use of the OSP standard. The OSP standard is pointed out in the applicant's specification as prior art (page 10). This benefits the system because OSP is specifically useful when there is a central clearinghouse server in a large sized network.

28. Regarding claim 31, although the system disclosed by Schulzrinne et al. (1999) (as applied to claim 16) shows substantial features of the claimed invention, it fails to disclose means wherein the network uses an authorization token to indicate that a session is authorized.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999)

A person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al by utilizing an authorization token. This is a commonly used method and fits well within the paradigm claimed. The use of a token is

advantageous because it allows for control of each entity utilizing the service. Authorized sessions can be monitored and accurately logged for system administrators and security applications. Note that any of a number of authorization methods would have been appropriate.

- 29. Claims 3, 4, and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schulzrinne et al. (1999) and Arao et al. (1999) as applied to claim 1 above, and further in view of Eriksson et al.
- 30. Regarding claim 3, although the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999) (as applied to claim 1) shows substantial features of the claimed invention, it fails to disclose means wherein the step of initiating a communication session further comprises the steps of:
 - Sending an initiation message from the at least one first end client device to the at least one second end client device;
 - b. Sending a message indicating receipt of the initiation message by the at least one second end client device;
 - c. Sending a message indicating the at least one second end client device is responding to the initiation message; and
 - d. sending a message indicating a receipt of the message in (c) by the at least one first end client device and signaling the start of the communication session.

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999), as evidenced by Eriksson et al. (1999)

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In an analogous art, Eriksson et al. (1999) disclose means wherein the step of initiating a communication session further comprises the steps of:

- a. Sending an initiation message from the at least one first end client device to
 the at least one second end client device (page 15);
- b. Sending a message indicating receipt of the initiation message by the at least one second end client device (page 15);
- Sending a message indicating the at least one second end client device is responding to the initiation message (page 15); and
- d. sending a message indicating a receipt of the message in (c) by the at least one first end client device and signaling the start of the communication session (page 15).

Given the teaching of Eriksson et al. (1999), a person having ordinary skill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) and Arao et al. (1999) by this set of call initiation steps. These steps are intrinsic to the Session Initiation Protocol (SIP) that is specifically geared and optimized for Internet Telephony and high priority communications over the Internet. It is therefore a clear choice for this application.

- 31. Regarding claim 4, Schulzrinne et al (1999) teach all the limitations as applied to claim
- 3. They further teach means wherein steps (a)-(d) use a Session Initiation Protocol (SIP) (page
- 32. Regarding claim 5, Schulzrinne et al. (1999), Arao et al. (1999), and Eriksson et al.(1999) teach all the limitations as applied to claim 3. Schulzrinne further teaches means wherein

the network includes at least one server for receiving and forwarding initiation messages (page 12). Note that in the reference, the INVITE message is the initiation message that is forwarded.

- 33. Claims 8, 12, 23, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schulzrinne et al. (1999) and Arao et al. (1999) as applied to claim 6 above, and further in view of Boyle et al. (1999).
- 34. Regarding claim 8, although the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999) (as applied to claim 6) shows substantial features of the claimed invention, it fails to disclose means wherein the steps (a) and (b) (of claim 6) use a Common Open Policy Service (COPS).

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999), as evidenced by Boyle et al. (1999).

In an analogous art, Boyle et al disclose means wherein the steps like (a) and (b) (of claim 6) use a Common Open Policy Service (COPS) (page 3). Note that in the reference, the requests of the PEP conform to the steps a) and b) of claim 6.

Given the teaching of Boyle et al. (1999), a person having ordinary sill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) and Arao et al. (1999) by employing COPS. Using this is advantageous here because COPS is specifically geared and optimized for Internet Telephony and high priority communications over the Internet. Any standard for trading of parameters would be beneficial in the claimed system due to the fact that it gives a known interface for new clients.

35. Regarding claim 12, although the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999) (as applied to claim 9) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a)-(c) (of claim 9) use a Common Open Policy Service (COPS).

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999), as evidenced by Boyle et al. (1999).

In an analogous art, Boyle et al disclose means wherein the steps like (a)-(c) (of claim 9) use a Common Open Policy Service (COPS) (page 3). Note that in the reference, the requests of the PEP conform to the steps (a)-(c) of claim 9.

Given the teaching of Boyle et al. (1999), a person having ordinary sill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) and Arao et al. (1999) by employing COPS. Any standard for trading of parameters would be beneficial in the claimed system due to the fact that it gives a known interface for new clients. Using this is advantageous here because COPS is specifically geared and optimized for Internet Telephony and high priority communications over the Internet.

36. Regarding claim 23, although the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999) (as applied to claim 21) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a) and (b) use a Common Open Policy Service (COPS).

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999), as evidenced by Boyle et al. (1999).

In an analogous art, Boyle et al disclose means wherein session teardown steps use a Common Open Policy Service (COPS) (page 3).

Given the teaching of Boyle et al. (1999), a person having ordinary sill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) and Arao et al. (1999) by employing COPS. Any standard for trading of parameters would be beneficial in the claimed system due to the fact that it gives a known interface for new clients. Using this is advantageous here because COPS is specifically geared and optimized for Internet Telephony and high priority communications over the Internet.

37. Regarding claim 27, although the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999) (as applied to claim 24) shows substantial features of the claimed invention, it fails to disclose means wherein steps (a)-(c)) use a Common Open Policy Service (COPS).

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Schulzrinne et al. (1999) and Arao et al. (1999), as evidenced by Boyle et al. (1999).

In an analogous art, Boyle et al disclose means wherein session teardown steps use a Common Open Policy Service (COPS) (page 3).

Given the teaching of Boyle et al. (1999), a person having ordinary sill in the art would have readily recognized the desirability and advantages of modifying Schulzrinne et al. (1999) and Arao et al. (1999) by employing COPS. Any standard for trading of parameters would be beneficial in the claimed system due to the fact that it gives a known interface for new clients. Using this is advantageous here because COPS is specifically geared and optimized for Internet Telephony and high priority communications over the Internet.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Parton whose telephone number is (703)306-0543. The examiner can normally be reached on M-F 8:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenton Burgess can be reached on (703)305-4792. The fax phone numbers for the organization where this application or proceeding is assigned are (703)746-9242 for regular communications and (703)746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

Kevin Parton Examiner Art Unit 2153

ksp

April 17, 2003

SUPERVISORY PATENT EXAMINER

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